



U.S. Department of Justice
10th & Constitution Avenue, NW
Criminal Division

Office of Enforcement Operations
International Prisoner Transfer Unit
John C. Keeney Building, 12th Floor
Washington, D.C. 20530

April 10, 2007

RECEIVED

APR 13 2007

Clerk
District Court
The Northern Mariana Islands

The Honorable Alex R. Munson
United States Magistrate Judge
United States District Court for the Northern Mariana Islands
2nd Floor, Horiguchi Building, Garapan
Saipan, MP 96950 (U.S.A)

Re: Consent Verification Hearing to transfer (to Palau) for
Northern Mariana Islands prisoner Hadley F. Renguul

MC 07 00029

Dear Judge Munson:

Thank you for scheduling a consent verification hearing for the above referenced prisoner. The consent verification hearing is scheduled for Tuesday, May 15, 2007, at 9:00 a.m., at the United States Court for the Northern Mariana Islands, 2nd Floor, Horiguchi Building, Garapan, Saipan. The State authorities are responsible for transporting the prisoner to the U.S. Marshals lockup at the courthouse, in preparation for the hearing. The prisoner speaks English..

Enclosed are copies of the Judgment and Commitment Order for the above-mentioned prisoner and additional papers as follows:

1. Instructions for Distribution of Verification of Consent to Transfer Forms;
2. Verification of Consent to Transfer Forms (4 originals);
3. Withdrawal of Consent Form (if necessary);
4. Approval Letters from the United States, the State, and the Foreign Country;
5. Council of Europe Convention on the Transfer of Sentenced Persons;
6. Proceedings for the Transfer of Offenders to or from Foreign Countries.

As soon as possible after the consent hearing, please fax me a copy of either the signed consent verification hearing forms or the signed withdrawal form to 202-514-9003. It is critical that we have copies of these documents immediately to enable the Bureau of Prisons and the

foreign government to make the necessary arrangements to transfer the prisoners who gave their consent at the hearing and to avoid making unnecessary preparations for prisoners who withdrew their consent at the hearing.

Sincerely,



Micki Barbour, IPT Coordinator
International Prisoner Transfer Unit

Enclosures

cc: Sandra Kaz, Bureau of Prisons

COURT
27/11/00BY:
DEPUTY CLERK OF COURTIN THE SUPERIOR COURT
OF THE
COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS10 COMMONWEALTH OF THE NORTHERN
11 MARIANA ISLANDS,

12 Plaintiff,

13 vs.

14 JOSE O. RABAULIMAN and
15 HADLEY F. RENGUUL,

16 Defendants.

17 CRIMINAL CASE NO. 98-083A

18 JUDGMENT OF CONVICTION
(Counts II, III, IV, V and VI) and
19 JUDGMENT OF ACQUITTAL
(Count VII) as to DEFENDANT
HADLEY F. RENGUUL20 This matter came on for a jury trial on December 20, 1999 at 9:00 a.m. The Government
21 appeared through Assistant Attorney General James J. Benedetto. The Defendant Jose O.
22 Rabauliman was present with counsel, G. Anthony Long, Esq.23 Pursuant to the Jury Verdict returned on January 13, 2000, the Defendant, Hadley F.
24 Renguul was found GUILTY of the offenses of *Rape*, as charged in Count II of the First
25 Amended Information, in violation of 6 CMC §§ 201, 1301(a), 1303(b)(4); *Criminal Oral*
26 *Copulation*, as charged in Count III of the First Amended Information, in violation of 6 CMC §§
27 201, 1307(a); *Kidnapping*, as Charged in Counts IV and V of the First Amended Information, in
28 violation of 6 CMC §§ 201, 1421(a)(1) or (2), 1421(c)(2).29 As to Count VI tried before the court, the court adjudged the Defendant GUILTY to the
30 charge of *Assault and Battery*, in violation of 6 CMC §1202(a)(b) and NOT GUILTY to the
31 charge of *Assault and Battery*, in violation of 6 CMC §1202(a)(b) as charged in Count VII of the

1 First Amended Information.

2 It is therefore ORDERED, ADJUDGED and DECREED that the defendant is **GUILTY**
3 of the offenses of *Rape*, as charged in Count II of the First Amended Information, in violation of
4 6 CMC §§ 201, 1301(a), 1303(b)(4); *Criminal Oral Copulation*, as charged in Count III of the
5 First Amended Information, in violation of 6 CMC §§ 201, 1307(a); *Kidnapping*, as Charged in
6 Counts IV and V of the First Amended Information, in violation of 6 CMC §§ 201, 1421(a)(1)
7 or (2), 1421(c)(2) and *Assault and Battery*, as charged in Count VI of the First Amended
8 Information, in violation of 6 CMC §1202(a), (b). The Defendant is adjudged **NOT GUILTY**
9 to the charge of *Assault and Battery*, in violation of 6 CMC §1202(a)(b) as charged in Count VII
10 of the First Amended Information.

11 A sentencing hearing is hereby set for March 20, 2000 at 1:30 p.m. The Office of Adult
12 Probation is ordered to prepare and file with the court a pre-sentence investigation report at least
13 five (5) days prior to sentencing.

14 SO ORDERED this 27 day of January, 2000.

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18 EDWARD MANIBUSAN, Presiding Judge
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SUPERIOR COURT
FILED
MAY 13 AM 10:46
BY: DEPUTY CLERK OF COURT
IN THE SUPERIOR COURT
OF THE
COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS
COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS, Plaintiff,
v.
JOSE O. RABAULIMAN and HADLEY F. RENGUUL, Defendants.
CRIMINAL CASE NO. 98-0083A
ORDER AS TO DEFENDANT HADLEY F. RENGUUL
This matter came on for a sentencing hearing on May 16, 2000 at 9:00 a.m. The Government was represented by Assistant Attorney General James J. Benedetto. The Defendant appeared with counsel, Jay H. Sorensen, Esq.
SENTENCE
The Court after having heard from counsel and being fully apprised in the premises and having stated its findings in open court, the Court hereby sentences the Defendant as follows:
1. Count II, Rape, in violation of 6 CMC § 201, 1301(a), 1303(b)(4):
a) The Defendant is sentenced to ten (10) years imprisonment all of which is suspended except for five (5) years.
2. Count III, Criminal Oral Copulation, in violation of 6 CMC §§ 201, 1307(a):
a) The Defendant is sentenced to ten (10) years imprisonment all of which is suspended except for five (5) years.
AG
SORENSEN
NICHOLAS
BOP
DOC
CJIS

1 3. Count IV, Kidnapping, in violation of 6 CMC §§ 201, 1421(a)(1) or (2), 1421(c)(2):
2 a) The Defendant is sentenced to ten (10) years imprisonment.
3 4. Count V, Kidnapping, in violation of 6 CMC §§ 201, 1421(a)(1) or (2), 1421(c)(2):
4 a) The Defendant is sentenced to ten (10) years imprisonment.
5 5. Count VI, Assault and Battery, in violation of 6 CMC §1202(a)(b):
6 a) The Defendant is sentenced to one (1) year imprisonment all of which is
7 suspended.
8 6. It is ordered that all of the above sentences shall run consecutively.
9 7. The Defendant is hereby remanded to the custody of the Division of Corrections.
10 For purposes of appeal to which the Defendant has been advised of, the Sentence and Judgment
11 is entered this 16th day of May, 2000.
12 SO ORDERED this 13 day of June, 2000.

EDWARD MANIBUSAN, Presiding Judge

1 ROBERT J. STEINBORN
2 OFFICE OF THE ATTORNEY GENERAL
3 COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS
4 Criminal Division
Susupe, Saipan, MP 96950
Telephone: (670) 664-2367/8
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10983 4/17/07 -2 4/11/11
BY
DEPUTY CLERK OF COURT

5 ATTORNEYS FOR Plaintiff
6

7 IN THE SUPERIOR COURT
8 FOR THE
9 COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS

10 COMMONWEALTH OF THE NORTHERN) CRIMINAL CASE NO. 98-083A
11 MARIANA ISLANDS,) DPS NO. 98-3255
12 Plaintiff,)
13 vs.)
14 HADLEY F. RENGUUL,)
15 (DOB-3/13/77))
16 JAKE AMALEI ITO)
17 (DOB - 10/17/77),)
18 JOSE OLOPAI RABAULIMAN)
19 (DOB - 9/26/76),)
and)
20 SHELDON R. YANO)
A/K/A/ SHELDON CRUZ)
21 (DOB - 9/26/76),)
Defendants.)
22

COUNT I RAPE

23 On or about March 28, 1998, on Saipan, Commonwealth of the
Northern Mariana Islands, the Defendant HADLEY F. RENGUUL, JAKE
24 AMALEI ITO, JOSE OLOPAI RABAULIMAN, and SHELDON R. YANO A/K/A/
25 SHELDON CRUZ, did have sexual intercourse with Wen Qun Li, who is
not their spouse, by means of force and fear of immediate unlawful

1 injury to her and that the Defendants acted voluntarily in concert
2 with each other in the commission of the offense, in violation of
3 6 CMC §§201 and 1301(a), punishable by 6 CMC §1303(b) (4).
4

5 **COUNT II RAPE**

6 On or about March 28, 1998, on Saipan, Commonwealth of the
7 Northern Mariana Islands, the Defendants, **HADLEY F. RENGUUL, JAKE**
8 **AMALEI ITO, JOSE OLOPAI RABAULIMAN, and SHELDON R. YANO A/K/A/**
9 **SHELDON CRUZ**, did have sexual intercourse with Hong-Jin Wang, who
10 is not their spouse, by means of force and fear of immediate
11 unlawful injury to her and that the Defendants acted voluntarily
12 in concert with each other in the commission of the offense, in
13 violation of 6 CMC §§201 and 1301(a), punishable by 6 CMC
14 §1303(b) (4).
15

16 **COUNT III CRIMINAL ORAL COPULATION**

17 On or about March 28, 1998, on Saipan, Commonwealth of the
18 Northern Mariana Islands, the Defendants, **HADLEY F. RENGUUL, JAKE**
19 **AMALEI ITO, JOSE OLOPAI RABAULIMAN, and SHELDON R. YANO A/K/A/**
20 **SHELDON CRUZ**, did participate in an act of oral copulation with
21 Wen-Qun Li, against her will by means of force, violence, duress,
22 menace, and fear of immediate and unlawful bodily injury on the
23 victim and another, in violation of 6 CMC §1307(a), punishable by
24 6 CMC §1307(a).
25

1 COUNT IV CRIMINAL ORAL COPULATION
2

3 On or about March 28, 1998, on Saipan, Commonwealth of the
4 Northern Mariana Islands, the Defendants, HADLEY F. RENGUUL, JAKE
5 AMALEI ITO, JOSE OLOPAI RABAULIMAN, and SHELDON R. YANO A/K/A/
6 SHELDON CRUZ, did participate in an act of oral copulation with
7 Hong-Jin Wang, against her will by means of force, violence,
8 duress, menace, and fear of immediate and unlawful bodily injury
9 on the victim and another, in violation of 6 CMC §1307(a),
10 punishable by 6 CMC §1307(a).

11 COUNT V KIDNAPPING
12

13 On or about March 28, 1998, on Saipan, Commonwealth of the
14 Northern Mariana Islands, the Defendant HADLEY F. RENGUUL, JAKE
15 AMALEI ITO, JOSE OLOPAI RABAULIMAN, and SHELDON R. YANO A/K/A/
16 SHELDON CRUZ, did unlawfully remove Wen-Qun Li a substantial
17 distance from where she was found, in violation of 6 CMC §§201 and
18 1421(a)(1), punishable by 6 CMC §1421(c)(2).

19 COUNT VI KIDNAPPING
20

21 On or about March 28, 1998, on Saipan, Commonwealth of the
22 Northern Mariana Islands, the Defendants, HADLEY F. RENGUUL, JAKE
23 AMALEI ITO, JOSE OLOPAI RABAULIMAN, and SHELDON R. YANO A/K/A/
24 SHELDON CRUZ, did unlawfully remove Hong -Jin Wang a substantial
25 distance from where she was found, in violation of 6 CMC §§201 and
1421(a)(1), punishable by 6 CMC §1421(c)(2).

1 COUNT VII KIDNAPPING
2

3 On or about March 28, 1998, on Saipan, Commonwealth of the
4 Northern Mariana Islands, the Defendants, HADLEY F. RENGUUL, JAKE
5 AMALEI ITO, JOSE OLOPAI RABAULIMAN, and SHELDON R. YANO A/K/A/
6 SHELDON CRUZ, did unlawfully confine Wen-Qun Li for a substantial
7 period to facilitate the commission of a felony and the flight
8 thereafter, to wit: Rape, in violation of 6 CMC §§201 and
9 1421(a)(2)(B), punishable by 6 CMC §1421(c)(2).

10 COUNT VIII KIDNAPPING
11

12 On or about March 28, 1998, on Saipan, Commonwealth of the
13 Northern Mariana Islands, the Defendants, HADLEY F. RENGUUL, JAKE
14 AMALEI ITO, JOSE OLOPAI RABAULIMAN, and SHELDON R. YANO A/K/A/
15 SHELDON CRUZ, did unlawfully confine Hong-Jin Wang for a
16 substantial period to facilitate the commission of a felony and
17 the flight thereafter, to wit: Rape, in violation of 6 CMC §§201
18 and 1421(a)(2)(B), punishable by 6 CMC §1421(c)(2).

19 COUNT IX ASSAULT AND BATTERY
20

21 On or about March 28, 1998, on Saipan, Commonwealth of the
22 Northern Mariana Islands, the Defendants, HADLEY F. RENGUUL, JAKE
23 AMALEI ITO, JOSE OLOPAI RABAULIMAN, and SHELDON R. YANO A/K/A/
24 SHELDON CRUZ, did unlawfully, purposefully, knowingly, and
25 recklessly strike, beat, wound, and otherwise cause bodily harm to
Wen-Qun Li, in violation of 6 CMC §§ 201 and 1202(a), punishable
by 6 CMC §1202(b).

1 COUNT X ASSAULT AND BATTERY

2 On or about March 28, 1998, on Saipan, Commonwealth of the
3 Northern Mariana Islands, the Defendants, HADLEY F. RENGUUL, JAKE
4 AMALEI ITO, JOSE OLOPAI RABAULIMAN, and SHELDON R. YANO A/K/A/
5 SHELDON CRUZ, did unlawfully, purposefully, knowingly, and
6 recklessly strike, beat, wound, and otherwise cause bodily harm to
7 Hong-Jin Wang, in violation of 6 CMC §§201 and 1202(a), punishable
8 by 6 CMC §1202(b).

9
10 DATED this 2nd day of April, 1998.

11 SALLY B. PFUND
12 Acting Attorney General
13 Attorneys for Plaintiff

14 By: Robert J. Steinborn
15 ROBERT J. STEINBORN
16 Assistant Attorney General

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CLERK OF COURT
SUPERIOR COURT
FILED

**James J. Benedetto, Assistant Attorney General
OFFICE OF THE ATTORNEY GENERAL, Criminal Division
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1999 DEC 17 PM 4:15

BY: DEPUTY CLERK OF COURT

Attorneys for Plaintiff

**IN THE SUPERIOR COURT FOR THE
COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS**

COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS,) CRIMINAL CASE NO. 98-083 A
vs.) DPS Case No. 98-3255
Plaintiff,)
JOSE O. RABAULIMAN (dob: 9/26/76), and)
HADLEY F. RENGUUL (3/13/77),)
Defendants.)
FIRST AMENDED INFORMATION

Count I: Rape

6 CMC §§ 201, 1301(a), 1303(b)(4)

33 THE COMMONWEALTH CHARGES that on or about March 28, 1998, on Saipan,
34 Commonwealth of the Northern Mariana Islands, **JOSE O. RABAULIMAN** and **HADLEY F.**
35 **RENGUUL**, as principals or accessories, did participate in an act of sexual intercourse with Wen
36 Qun Li, a person not their spouse, against her will by means of force or fear of immediate and
37 unlawful injury, and each defendant voluntarily acted in concert with another in committing the
38 rape.

Received
18/17/99

All of which is contrary to and in violation of 6 CMC § 201 and 6 CMC § 1301(a),
punishable by 6 CMC § 1303(b)(4), and against the peace and dignity of the Commonwealth of the
Northern Mariana Islands.

Count II: Rape

6 CMC §§ 201, 1301(a), 1303(b)(4)

6 THE COMMONWEALTH CHARGES that on or about March 28, 1998, on Saipan,
7 Commonwealth of the Northern Mariana Islands, **JOSE O. RABAULIMAN** and **HADLEY F.**
8 **RENGUUL**, as principals or accessories, did participate in an act of sexual intercourse with Hong-
9 Jin Wang, a person not their spouse, against her will by means of force or fear of immediate and
10 unlawful injury, and each defendant voluntarily acted in concert with another in committing the
11 rape.

12 All of which is contrary to and in violation of 6 CMC § 201 and 6 CMC § 1301(a),
13 punishable by 6 CMC § 1303(b)(4), and against the peace and dignity of the Commonwealth of the
14 Northern Mariana Islands.

Count III: Criminal Oral Copulation

6 CMC §§ 201, 1307(a)

17 THE COMMONWEALTH CHARGES that on or about March 28, 1998, on Saipan,
18 Commonwealth of the Northern Mariana Islands, **JOSE O. RABAULIMAN** and **HADLEY F.**
19 **RENGUUL**, as principals or accessories, did participate in an act of oral copulation with Wen
20 Qun Li against her will by means of force, violence, duress, menace, or fear of immediate and
21 unlawful injury.

1 All of which is contrary to and in violation of 6 CMC § 201 and 6 CMC § 1307(a),
2 punishable by 6 CMC § 1307(a), and against the peace and dignity of the Commonwealth of the
3 Northern Mariana Islands.

4 **Count IV: Criminal Oral Copulation**

5 **6 CMC §§ 201, 1307(a)**

6 THE COMMONWEALTH CHARGES that on or about March 28, 1998, on Saipan,
7 Commonwealth of the Northern Mariana Islands, **JOSE O. RABAULIMAN** and **HADLEY F.**
8 **RENGUUL**, as principals or accessories, did participate in an act of oral copulation with Hong-Jin
9 Wang against her will by means of force, violence, duress, menace, or fear of immediate and
10 unlawful injury.

11 All of which is contrary to and in violation of 6 CMC § 201 and 6 CMC § 1307(a),
12 punishable by 6 CMC § 1307(a), and against the peace and dignity of the Commonwealth of the
13 Northern Mariana Islands.

14 **Count V: Kidnapping**

15 **6 CMC §§ 201, 1421(a) (1) or (2), 1421(c)(2)**

16 THE COMMONWEALTH CHARGES that on or about March 28, 1998, on Saipan,
17 Commonwealth of the Northern Mariana Islands, **JOSE O. RABAULIMAN** and **HADLEY F.**
18 **RENGUUL**, as principals or accessories, did unlawfully remove Hong-Jin Wang a substantial
19 distance from where they found her, or unlawfully confined her for a substantial period for the
20 purpose of facilitating the commission of a felony rape.

21 All of which is contrary to and in violation of 6 CMC § 201 and 6 CMC § 1421(a)(1) or (2),
22 punishable by 6 CMC § 1421(c)(2), and against the peace and dignity of the Commonwealth of the
23 Northern Mariana Islands.

Count VI: Kidnapping

6 CMC §§ 201, 1421(a)(1) or (2), 1421(c)(2)

THE COMMONWEALTH CHARGES that on or about March 28, 1998, on Saipan, Commonwealth of the Northern Mariana Islands, **JOSE O. RABAULIMAN** and **HADLEY F. RENGUUL**, as principals or accessories, did unlawfully remove Wen-Qun Li a substantial distance from where they found her, or unlawfully confined her for a substantial period for the purpose of facilitating the commission of a felony rape.

All of which is contrary to and in violation of 6 CMC § 201 and 6 CMC § 1421(a)(1) or (2), punishable by 6 CMC § 1421(c)(2), and against the peace and dignity of the Commonwealth of the Northern Mariana Islands.

Count VII: Assault & Battery

6 CMC §1202(a), (b)

THE COMMONWEALTH CHARGES that on or about March 28, 1998, on Saipan, Commonwealth of the Northern Mariana Islands, **JOSE O. RABAULIMAN** and **HADLEY F. RENGUUL**, as principals or accessories, did unlawfully strike, beat, wound, or otherwise do bodily harm to Hong-Jin Wang.

All of which is contrary to and in violation of 6 CMC §1202(a), punishable by 6 CMC §1202(b), and against the peace and dignity of the Commonwealth of the Northern Mariana Islands.

Count VIII: Assault & Battery

6 CMC §1202(a), (b)

THE COMMONWEALTH CHARGES that on or about March 28, 1998, on Saipan, Commonwealth of the Northern Mariana Islands, **JOSE O. RABAULIMAN** and **HADLEY F.**

SUPERIOR COURT
NORTHERN MARIANA ISLANDS
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BY
DEPUTY CLERK OF COURT

1 James J. Benedetto, Assistant Attorney General
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8 Attorneys for Plaintiff
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11

12 IN THE SUPERIOR COURT FOR THE
 13
 14 COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS
 15
 16

17 COMMONWEALTH OF THE NORTHERN)	CRIMINAL CASE NO. 98-083 A
18 MARIANA ISLANDS,)	DPS Case No. 98-3255
19)	
20)	
21 Plaintiff,)	
22)	
23 vs.)	SECOND AMENDED
24)	INFORMATION
25 JOSE O. RABAULIMAN (dob: 9/26/76), and)	
26 HADLEY F. RENGUUL (3/13/77),)	
27)	
28 Defendants.)	
29)	

30
31 **Count I: Rape**

32 6 CMC §§ 201, 1301(a), 1303(b)(4)

33 THE COMMONWEALTH CHARGES that on or about March 28, 1998, on Saipan,
 34 Commonwealth of the Northern Mariana Islands, **JOSE O. RABAULIMAN** and **HADLEY F.**
 35 **RENGUUL**, as principals or accessories, did purposely, knowingly or recklessly have sexual
 36 intercourse with Wen Qun Li, a person not their spouse, against her will by means of force or fear
 37 of immediate and unlawful injury, and each defendant voluntarily acted in concert with another in
 38 committing the rape.

All of which is contrary to and in violation of 6 CMC § 201 and 6 CMC § 1301(a), punishable by 6 CMC § 1303(b)(4), and against the peace and dignity of the Commonwealth of the Northern Mariana Islands.

Count II: Rape

6 CMC §§ 201, 1301(a), 1303(b)(4)

THE COMMONWEALTH CHARGES that on or about March 28, 1998, on Saipan, Commonwealth of the Northern Mariana Islands, **JOSE O. RABAULIMAN** and **HADLEY F. RENGUUL**, as principals or accessories, did purposely, knowingly or recklessly have sexual intercourse with Hong-Jin Wang, a person not their spouse, against her will by means of force or fear of immediate and unlawful injury, and each defendant voluntarily acted in concert with another in committing the rape.

All of which is contrary to and in violation of 6 CMC § 201 and 6 CMC § 1301(a), punishable by 6 CMC § 1303(b)(4), and against the peace and dignity of the Commonwealth of the Northern Mariana Islands.

Count III: Criminal Oral Copulation

6 CMC §§ 201, 1307(a)

THE COMMONWEALTH CHARGES that on or about March 28, 1998, on Saipan, Commonwealth of the Northern Mariana Islands, **JOSE O. RABAULIMAN** and **HADLEY F. RENGUUL**, as principals or accessories, did purposely, knowingly or recklessly copulate with the mouth of Wen Qun Li against her will by means of force, violence, duress, menace, or fear of immediate and unlawful injury.

1 All of which is contrary to and in violation of 6 CMC § 201 and 6 CMC § 1307(a),
2 punishable by 6 CMC § 1307(a), and against the peace and dignity of the Commonwealth of the
3 Northern Mariana Islands.

4 **Count IV: Criminal Oral Copulation**

5 **6 CMC §§ 201, 1307(a)**

6 THE COMMONWEALTH CHARGES that on or about March 28, 1998, on Saipan,
7 Commonwealth of the Northern Mariana Islands, **JOSE O. RABAULIMAN and HADLEY F.**
8 **RENGUUL**, as principals or accessories, did purposely, knowingly or recklessly copulate with the
9 mouth of Hong-Jin Wang against her will by means of force, violence, duress, menace, or fear of
10 immediate and unlawful injury.

11 All of which is contrary to and in violation of 6 CMC § 201 and 6 CMC § 1307(a),
12 punishable by 6 CMC § 1307(a), and against the peace and dignity of the Commonwealth of the
13 Northern Mariana Islands.

14 **Count V: Kidnapping**

15 **6 CMC §§ 201, 1421(a) (1) or (2), 1421(c)(2)**

16 THE COMMONWEALTH CHARGES that on or about March 28, 1998, on Saipan,
17 Commonwealth of the Northern Mariana Islands, **JOSE O. RABAULIMAN and HADLEY F.**
18 **RENGUUL**, as principals or accessories, did purposely, knowingly or recklessly remove Hong-
19 Jin Wang a substantial distance from where they found her, by means or force, threat or deception,
20 or did purposely, knowingly or recklessly confine her, by means of force, threat or deception, for a
21 substantial period for the purpose of facilitating the commission of a felony rape.

All of which is contrary to and in violation of 6 CMC § 201 and 6 CMC § 1421(a)(1) or (2), punishable by 6 CMC § 1421(c)(2), and against the peace and dignity of the Commonwealth of the Northern Mariana Islands.

Count VI: Kidnapping

6 CMC §§ 201, 1421(a)(1) or (2), 1421(c)(2)

6 THE COMMONWEALTH CHARGES that on or about March 28, 1998, on Saipan,
7 Commonwealth of the Northern Mariana Islands, **JOSE O. RABAULIMAN** and **HADLEY F.**
8 **RENGUUL**, as principals or accessories, did purposely, knowingly or recklessly remove Wen-
9 Qun Li a substantial distance from where they found her, by means or force, threat or deception, or
10 did purposely, knowingly or recklessly confine her, by means of force, threat or deception, for a
11 substantial period for the purpose of facilitating the commission of a felony rape.

12 All of which is contrary to and in violation of 6 CMC § 201 and 6 CMC § 1421(a)(1) or (2),
13 punishable by 6 CMC § 1421(c)(2), and against the peace and dignity of the Commonwealth of the
14 Northern Mariana Islands.

Count VII: Assault & Battery

6 CMC §1202(a), (b)

17 THE COMMONWEALTH CHARGES that on or about March 28, 1998, on Saipan,
18 Commonwealth of the Northern Mariana Islands, **JOSE O. RABAULIMAN** and **HADLEY F.**
19 **RENGUUL**, as principals or accessories, did unlawfully strike, beat, wound, or otherwise do bodily
20 harm to Hong-Jin Wang.

21 All of which is contrary to and in violation of 6 CMC §1202(a), punishable by 6 CMC
22 §1202(b), and against the peace and dignity of the Commonwealth of the Northern Mariana Islands.

Count VIII: Assault & Battery

6 CMC §1202(a), (b)

2 THE COMMONWEALTH CHARGES that on or about March 28, 1998, on Saipan,
3 Commonwealth of the Northern Mariana Islands, **JOSE O. RABAULIMAN** and **HADLEY F.**
4 **RENGUUL**, as principals or accessories, did unlawfully strike, beat, wound, or otherwise do bodily
5 harm to Wen Qun Li.

6 All of which is contrary to and in violation of 6 CMC §1202(a), punishable by 6 CMC
7 §1202(b), and against the peace and dignity of the Commonwealth of the Northern Mariana Islands.

8 DATED December 10, 1999, at Saipan.

OFFICE OF THE ATTORNEY GENERAL

By: James J. Benedetto
Assistant Attorney General